



## UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO	). F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/622,764		07/17/2003	Hyun Lee	010040/0043	9692
32361	7590	10/13/2005		EXAMINER	
	ERG TRA	URIG, LLP	MAI, TAN V		
	AVENUE	J	ART UNIT	PAPER NUMBER	
NEW YO	RK, NY 10	0166	2193		

DATE MAILED: 10/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary    Tan V. Mai	
Tan V. Mai  Tan V.	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Estimations of time may be available under the privations of 37 CFR 1.33(a). In no event, however, may a reply be timely filed after SX (6) MONTHS from the mailing date of this communication.  If the period for reply specified above, the maximum statutory period will apply and will expire 30X (6) MONTHS from the mailing date of this communication.  If the period for reply is specified above, the maximum statutory period will apply and will expire 30X (6) MONTHS from the mailing date of this communication for reply specified table the fath then entering date of this communication, even if timely filled, may reduce any semined patent term adjustment. See 37 CFR 1.704(b).  Status  1)⊠ Responsive to communication(s) filled on 17 July 2003.  2a)☐ This action is FINAL.  2b)☑ This action is finAL.  2c)☐	
ASHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filled after SIX (b) (MONTHS from the mailing date of this communication.  If the pend for reply specified above is less than thirty (S0) days, a reply which the statutory minimum of theiry (30) days will be considered finally.  If the pend for reply specified above is less than thirty (S0) days, a reply with the statutory minimum of theiry (30) days will be considered finally.  If the pend for reply specified above is less than thirty (S0) days, a reply with the statutory minimum of theiry (30) days will be considered finally.  If the pend for reply specified above is less than thirty (S0) days, a reply with the statutory minimum of theiry (30) days will be considered finally.  If the pend for reply specified above is less than thirty (S0) days, a reply with the statutory thin the set of considered finally.  If the pend for reply specified above the reply will, by statut, cause the application become ABANDNED (38 U.S. 5 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filled, may reduce any earlied plant them and provided them are reduced any earlied plant them are reduced any earlied plant the set of the statutory reply received by the Office later than the mailing date of this communication, even if timely filled, may reduce any earlied any earlied by the Office later than them consideration.  Status  1)	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ③ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Endeations of time may be available under the provisions of 3° CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTH'S from the mailing date of this communication.  **No provided of the Communication of	5
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2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date 7/17/03.  5) Notice of Informal Patent Application (PTO-152)  6) Other:	
6. Patent and Trademark Office TOL-326 (Rev. 1-04)  Office Action Summary  Part of Paper No./Mail Date 200	

1. Claims 6-7 and 13-14 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per dependent claims 6-7, the claim language is vague and indefinite. For instance, the phrases "the same **number of MAC operations** within each MCK cycle" (claim 6) and "the different **number of MAC operations** within each MCK cycle" (claim 7) seem to be misdescriptive because the preamble of independent claim 1 recites "performing **less than one** multiplier-accumulator (MAC) **operation** within a MCK cycle". Similarly noted dependent claims 13-14.

- 2. Claims 6-7 and 13-14 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2<sup>nd</sup> paragraph, set forth in this Office action.
- 3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Cited reference is art of interest.
- 4. The following is an examiner's statement of reasons for allowance: the recorded references do NOT teach or suggest the device having "control-wave generator" and "sequential-computational stage" features as recited in independent claims.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably

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Art Unit: 2193

accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tan V. Mai whose telephone number is (571) 272-3726. The examiner can normally be reached on Mon-Wed and Fri. from 9:30am to 2:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kakali Chaki, can be reached on (571) 272-3719. The fax phone number for the organization where this application or proceeding is assigned is:

Official

(571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-2100.

Tan V. Mai Primary Examiner